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Attorney for Defendant

UNITED STATES DISTRICT COURT

FOR THE DISTRICT OF OREGON

PORTLAND DIVISION

UNITED STATES OF AMERICA.

Case No. 3:14-CR-034-MO

Plaintiff,

٧.

TRIAL DATE

DECLARATION OF BENJAMIN

ANDERSEN IN SUPPORT OF

UNOPPOSED MOTION TO CONTINUE TRIAL DATE

Steven Glenn HUFFMAN, Jr.,

Defendant.

I, Benjamin Andersen, under penalty of perjury, do declare:

- 1. I am the attorney for the above named defendant.
- 2. Mr. Huffman's case is presently set for a two-day trial June 5, 2014.
- 3. This case has involved a large amount of discovery, including audio, some video, and extensive financial and other transactional records relating to this defendant but also other defendants involved in a multiple-defendant investigation.
- 4. Production of discovery has been an ongoing process, I believe that most of the discovery has been produced at this point, though I expect a few reports to be provided in the near future.
- 5. AUSA Beckerman has indicated that there is a possibility of different charges being issued. I would not be prepared to proceed to trial if that were the case. PAGE 1 - DECLARATION OF BENJAMIN ANDERSEN IN SUPPORT OF UNOPPOSED MOTION TO CONTINUE

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6. Mr. Huffman is out of custody.

7. I believe the continuance period requested by this motion is appropriate in this

case. I also believe that the ends of justice outweigh the best interests of the

public and Mr. Huffman in a speedy trial. The failure to grant this requested

continuance is likely to result in a miscarriage of justice and likely would deny

me the reasonable time necessary for effective preparation, taking into account

the exercise of due diligence.

8. I have discussed this motion with Mr. Huffman. I believe he understands his

rights to a speedy trial under 18 USC § 3161, but appreciates the need to

continue this case.

9. This is the second motion to continue the trial date.

10. Asst. US Attorney Stacie Beckerman does not oppose this motion.

Dated and electronically signed this 5th of June, 2014.

/s/

Benjamin T. Andersen, OSB 06256

Attorney for Defendant